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UNITED STATES I	PATENT AND TRADEMARK OFFICE		
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3 6	PILLSBURY WHYPAROP LLP/DC	J P 280281	
PILLSBURY WINTHROP	11.5	INTERNATIONAL APPLICATION NO.	
7/2 I LUUNEW YORK AVENI	JE, N.W. JUN 1 1 2001	PCT/AU99/00940	
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WASHINGTON, DC 2000	5 CLF 2/058 MT/ 280281	I A. FILING DATE PRIORITY O	
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	DIN D1 (1)	A	
NOTIFICATION OF	MISSING REQUIREMENTS UNDER TES DESIGNATED/ELECTED OFFI	DATE MAILED: 07 JUN 2	
STA	TES DESIGNATED OF THE OWNER	35 U.S.C. 371 IN THE LINITE	
1. The following items have b	TES DESIGNATED/ELECTED OFFICE CONTROL OF THE BEST OF THE UNITED OFFICE (37 CFR 1.494) (78 an Elected Office (37 CFR 1.494) (37 an Elected Office (37 CFR 1.494)	CE (DO/EO/US)	
Office as	ted Office (37 CER   100)	ited States Patent and Trademark	
U.S. Basic Nationa	1	(3) CFR   4951)	
Copy of the interna	indication of Small Ent	ity Statue	
Oath or Declaration	L' c'	national application into English.	
Copy of Article 19	amond	9 amendments into English.	
Priority Document.	oner.		
The International Pr	reliminary Examination Bosses in the		
Translation of Anne	reliminary Examination Report in English and its / xes to the International Preliminary Examination I	Annexes, if any	
	The control of the co	Report into English	
2. Applicant has requested ea	rly processing under 35 U.S.C. 371(f) but has not 3 below. The Basic National Fee and the copy of	<i>7</i> 1. <i>6</i>	
the indicated items in paragraph :	below. The Basic National Fee and the converse	filed the following indicated items and/or	
The to 20 of 30 months from the	The to so of so modifies from the priority data as a second so of the international application makes the second so of the second so		
U.S. Basic National	Fee. Copy of the international	application	
3. The following items MIST by	S Grandata I and a second	-production,	
acceptance under 35 U.S.C. 371:	e furnished within the period set forth below in ord	fer to complete the requirements for	
	application into English A programi-	. The requirements for	
later than the ap	propriate 20 or 30 months from the priority date.	required if submitted	
The current tran	slation is defective for the reasons indicated on the		
Translation.	indicated on the	attached Notice of Defective	
[ b. Processing fee for	providing the translation of the application and/or	the Appears love at	
b. Processing fee for providing the translation of the application and/or the Annexes later than the appropriate 20 or 30 months from the priority date (37 CFR 1.492(f)).  C. Oath or declaration of the inventors, in compliance with 37 CFR 1.497(a) and (b), properly identifying the application (preferably by the International application and (b).			
the application (	of the inventors, in compliance with 37 CFR 1.49	77(a) and (b), properly identifying	
Surcharge will be	preferably by the International application number required if submitted later than the appropriate 20	and international filing date)	
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The current oath	Or declaration does not a	7/ )	
indicated on the a	titached PCT/DO/EO/917.	/(a) and (b) for the reasons	
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priority date (37 ( 4. Additional claim fees of \$ 528			
claim fee, are required. A1	as a large entity small entity, inch	iding any required multiple desert	
due (37 CFR 1.492(e)) See attache	as a large entity small entity, inclumust submit the additional claim fees or cancel the dPTO-875.	additional claims for which said	
5. Applicant has not submitted the	ne required sequence fisting pursuant to 37 CFR 1.		
PCT/DO/EO/920.	The sequence fishing pursuant to 37 CFR 1.	821-1.825. See attached	
ALL OF THE 1990 10			
MONTHS FROM THE DATE OF	H IN 3(a)-3(d), 4 AND 5 ABOVE MUST BE SU THIS NOTICE OR BY 22 OR 32 MONTHS (c)	RMITTED WITHIN CO.	
**************************************	Anny to amend	where 37 CFR 1 495 applies) EDOM	
RESPOND WILL RESULT IN AB	THIS NOTICE OR BY 22 OR 32 MONTHS (v. APPLICATION, WHICHEVER IS LATER. ANDONMENT.	FAILURE TO PROPERLY	
1 136(a)	ended by filing a petition and fee for extension of	time under de	
6. If box 3a or 3c is checked, a trans	lation of the Annexes MUST be submitted no latering fee will be required if submitted later than 20		
Annexes will be cancelled. A process	ing fee will be required if submitted no later	than the time period set above or the	
The Article 19 amendments are	concelled size	or 30 months from the priority date.	
or 30 (37 CFR 1.495(d)) months from	the priority date.	the appropriate 20 (37 CFR 1.494(d))	
Applicant is reminded that any annual			
address given in the hearling and inch.	inication to the United States Patent and Trademar	k Office must be mailed to the	
	CE CEP	( 1.5)	
Enclosed: PCT/DO/EO/917	is notice MUST be returned with the	nis response.	
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PTO-875	PCT/DO/EO/920	IL PARALEG S \ \ e	

FORM PCT/DO/EO/905 (March 2001)

SHELBY VIGIL, PARALEG STEEPHONE: 703-305-3653